## Case 3:18-cv-04978-JD Document 131 Filed 10/24/19 Page 1 of 3

1	LATHAM & WATKINS LLP Elizabeth L. Deeley (CA Bar No. 230798)	Andrew N. Friedman ( <i>pro hac vice</i> ) Geoffrey Graber (SBN 211547)			
2	elizabeth.deeley@lw.com Nicole C. Valco (CA Bar No. 258506)	Julia Horwitz ( <i>pro hac vice</i> ) Karina G. Puttieva (SBN 317702)			
3	nicole.valco@lw.com 505 Montgomery Street, Suite 2000	COHEN MILSTEIN SELLERS & TOLL PLLC			
4	San Francisco, CA 94111-6538 Telephone: +1.415.391.0600	1100 New York Ave. NW, Fifth Floor Washington, DC 20005			
5	Facsimile: +1.415.395.8095	Telephone: (202) 408-4600 Facsimile: (202) 408-4699			
6	Susan E. Engel (pro hac vice)	afriedman@cohenmilstein.com			
7	susan.engel@lw.com 555 Eleventh Street, N.W., Suite 1000 Washington, D.C. 20004-1304	ggraber@cohenmilstein.com jhorwitz@cohenmilstein.com kputtieva@cohenmilstein.com			
8	Telephone: +1.202.637.2200 Facsimile: +1.202.637.2201	•			
9		Eric Kafka (pro hac vice) COHEN MILSTEIN SELLERS & TOLL			
10	Hilary H. Mattis (CA Bar No. 271498)  hilary.mattis@lw.com	PLLC 88 Pine Street, 14th Floor			
11	140 Scott Drive Menlo Park, CA 94025-1008	New York, NY 10005 Telephone: (212) 838-7797 Facsimile: (212) 838-7745 ekafka@cohenmilstein.com			
12	Telephone: +1.650.328.4600 Facsimile: +1.650.463.2600				
13	Attorneys for Defendant Facebook, Inc.	Counsel for Plaintiffs and Proposed Class			
14					
15					
16					
17	UNITED STATES DISTRICT COURT				
18	NORTHERN DISTRICT OF CALIFORNIA				
19	SAN FRANCISCO DIVISION				
20					
21	DANIELLE A. SINGER, PROJECT THERAPY, LLC (d/b/a THERAPY	Case No. 3:18-cv-04978 JD			
22	THREADS), HOLLY DEAN, DZ RESERVE, and CAIN MAXWELL (d/b/a	NOTICE REGARDING PROCESS FOR ALTERNATIVE DISPUTE RESOLUTION			
23	MAX MARTIALIS), individually and on behalf of all others similarly situated,	ALTERNATIVE DISTOTE RESOLUTION			
24	Plaintiffs,				
25	v.				
26	FACEBOOK, INC.,				
27	Defendant.				
	Defendant.				
28					

## Case 3:18-cv-04978-JD Document 131 Filed 10/24/19 Page 2 of 3

1	Following the October 17, 2019 by	earing	the parties met-and-conferred regarding the
2		0.	
3	process for alternative dispute resolution. <i>See</i> Dkt. 130. The parties have agreed to private mediation and have jointly selected Antonio Piazza of Mediated Negotiations as the mediator,		
4	subject to availability.	OTIUEE	a of Mediated Megotiations as the mediator,
5			
6	Dated: October 24, 2019		HAM & WATKINS LLP
7		Ву:	/s/ Elizabeth L. Deeley Elizabeth L. Deeley (CA Bar No. 230798)
8			Nicole C. Valco (CA Bar No. 258506) 505 Montgomery Street, Suite 2000
9			San Francisco, CA 94111-6538 Telephone: +1.415.391.0600
10			Facsimile: +1.415.395.8095
11			Susan E. Engel (pro hac vice) 555 Eleventh Street, N.W., Suite 1000
12			Washington, D.C. 20004-1304 Telephone: +1.202.637.2200
13			Facsimile: +1.202.637.2201
14			Hilary H. Mattis (CA Bar No. 271498) 140 Scott Drive
15			Menlo Park, CA 94025-1008 Telephone: +1.650.328.4600
16			Facsimile: +1.650.463.2600
17			Attorneys for Defendant Facebook, Inc.
18	Dated: October 24, 2019	СОН	EN MILSTEIN SELLERS & TOLL PLLC
19		By:	/s/ Geoffrey Graber
20			Andrew N. Friedman (pro hac vice) Geoffrey Graber (SBN 211547)
21			Julia Horwitz ( <i>pro hac vice</i> ) Karina G. Puttieva (SBN 317702)
22			1100 New York Ave. NW, Fifth Floor Washington, DC 20005
23			Telephone: (202) 408-4600 Facsimile: (202) 408-4699
24			Eric Kafka (pro hac vice)
25			88 Pine Street, 14th Floor New York, NY 10005 Telephone: (212) 838-7797
26			Facsimile: (212) 838-7745
27			Counsel for Plaintiffs and Proposed Class
28			
	II		

## **SIGNATURE ATTESTATION** I am the ECF User whose identification and password are being used to file the forgoing Notice Regarding Process for Alternative Dispute Resolution, and pursuant to Civil Local Rule 5-1(i)(3), I, Elizabeth L. Deeley, attest that concurrence in the filing of this document has been obtained from each of the signatories hereto. Dated: October 24, 2019 /s/ Elizabeth L. Deeley Elizabeth L. Deeley